

REMARKS

This Response is submitted in response to the Non-final Office Action mailed October 4, 2005. Claims 1 to 29 were previously pending in this application. Claims 16 and 23 are cancelled herein. Accordingly, Claims 1 to 15, 17 to 22, and 24 to 29 are currently pending and at issue in this application. Claims 1, 5, 7, 10, 13, 14, 17, and 26 are being amended in this response. No new matter has been added.

Applicants believe that no fees are due in connection with this response. However, please charge Deposit Account No. 02-1818 for any insufficiency of payment or to credit any overpayment.

The Office Action rejected Claims 1 to 29 under 35 U.S.C. § 102(b) as being anticipated by *Lucero* (5,457,306). All of the currently pending Claims as presently presented overcome *Lucero*. Each of the independent Claims now recites two independent processors and/or control units. One of the processors/controllers is a game processor (e.g., to provide a slot machine game), and the other processor/controller is an electronic funds transfer (EFT) unit (e.g., to communicate with an outside financial institution). As claimed, these two processors/controllers operate without direct communication there between because the gaming system and the EFT system may be regulated by two different bodies. Typically, the gaming system is regulated by a state gaming commission, and the EFT system is regulated by the banking industry.

Because gaming systems and EFT systems are regulated by different bodies, an embodiment of the present invention contemplates the purchase an approved EFT device (e.g., approved by the banking industry) that maybe physically installed in the same cabinet as an approved gaming device (e.g., approved by a state gaming commission). The game processor and the casino's ticket validation network are not used to send EFT requests to the remote fund repository (e.g., a bank). Similarly, the EFT control unit and the EFT network are not used to validate casino tickets.

In this manner, each device may be constructed and approved separately from the other device. In other words, if the game processor or the casino's ticket validation network were used to send EFT requests, the gaming device would require approval by the banking industry in addition to approval by the state gaming commission. Similarly,

if the EFT processor or the EFT network were used to validate casino tickets printed for players, the EFT device would require approval by the state gaming commission in addition to approval by the banking industry.

This idea of having one system to handle gaming functions and another system to handle EFT functions is documented in the specification. For example, see:

Referring now to Fig. 4, a general electronic configuration of the electronic funds transfer system for the gaming device 10 is illustrated. For reference, the processor 38 described above that communicates with the ticket validation network 116, is illustrated. The system includes an EFT control unit 130, which has a processor 132 and a memory device 134. It should be appreciated that in one preferred embodiment, the processor 38 does not connect to or communicate directly with the EFT control unit 130. (page 26, lines 15-21; emphasis added)

While the EFT control unit 130 and the processor 38 are preferably physically housed in the same gaming device 10 in this embodiment, the two devices do not directly communicate. (page 31, lines 1-4; emphasis added)

Lucero does not teach or suggest a game processor and a separate electronic funds transfer control unit **that do not directly communicate with each other as currently claimed**. This distinction between *Lucero* and the present invention is most readily seen by comparing Fig. 2 of *Lucero* with Fig. 9 of the present application.

Fig. 2 of *Lucero* shows a communication path 34 between the slot machine operating mechanism 36 and the card reader 26. *Lucero* teaches that the card reader 26 communicates EFT information to the slot machine operating mechanism 36 via the communication path 34. For example:

The reader 26 is coupled with a remote card approval financial institution 28 where it is determined if the charge card is entitled to the credit requested and, optionally, if the person requesting playing credit is the rightful user of the card and meets any other conditions for the grant of the requested playing credit. Status of the card is returned over line 30 to reader 26 where status information is supplied to the liquid crystal display 18 on line 32. If the card is invalid,

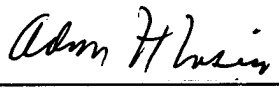
or the person requesting the playing credit is not entitled to it, the display so indicates. If the card is acceptable for the amount of credit desired, the liquid crystal display 18 gives instructions on making use of the credit through the use of the keyboard 20. The information generated through the keyboard 20 is coupled on line 21 to reader 26 which provides the necessary signals on line [3]4 to the gaming machine operating mechanism 36 to allow the player to use the credit by operating the gaming machine. (col. 4, lines 45 to 62; emphasis added)

In contrast, **the present application teaches a game processor 38 and an EFT controller 130 (e.g., within gaming device 410) that do not have a direct communication path between them (See Fig. 9).** The game processor 38 connects to a ticket validation network 116, and the EFT controller 130 connects to an EFT network 140. This construction allows for separate components to be regulated separately as described above.

Applicant therefore respectfully submits that each of the pending independent Claims, as well as all Claims that depend from those independent Claims, are each patentably distinguished from *Lucero*. Reconsideration is respectfully requested.

An earnest endeavor has been made to place this application in condition for formal allowance and in the absence of more pertinent art such action is courteously solicited. If the Examiner has any questions regarding this Response, applicant respectfully requests that the Examiner contact the undersigned.

Respectfully submitted,
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